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FILING DATE APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/090,867 06/04/98 BAUMGARTNER J 95-33D1 **EXAMINER** HM22/1022 GARY E PARKER LAZAR WESLEY, E ZYMOGENETICS INC 1201 EASTLAKE AVENUE EAST **ART UNIT** PAPER NUMBER SEATTLE WA 98102 14 1646 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

10/22/01

Office Action Summary

Application No. 09/090,867

Applicant(s)

Art

Examiner

Eliane Lazar-Wesley

Art Unit 1646

Baumgartner



	The MAILING DATE of this communication appears	on the co	over she	et with	the corres	pondence	address ·	••	
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THE MA	TENED STATUTORY PERIOD FOR REPLY IS SET ILLING DATE OF THIS COMMUNICATION.				_				
	ons of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communic		(a). In n	o event,	, however,	may a repl	y be timely	/ filed	
- If the pe	riod for reply specified above is less than thirty (30) days	s, a reply v	within th	e statuto	ory minimu	n of thirty	(30) days	will	
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- Failure to	nunication. o reply within the set or extended period for reply will, by	y statute,	cause th	e applica	ation to bed	ome ABA	NDONED (3	35 U.S.C.	§ 133).
	ly received by the Office later than three months after the dipatent term adjustment. See 37 CFR 1.704(b).	e mailing o	date of th	nis comn	nunication,	even if tin	nely filed, n	nay reduce	any
Status									
1) 💢 Re	esponsive to communication(s) filed on <u>Aug 6, 20</u>	001							<u> </u>
2a) 💢 🏻 Th	nis action is FINAL . 2b) 🗆 This act	tion is no	on-final.						
	nce this application is in condition for allowance e osed in accordance with the practice under <i>Ex pa</i>							nerits is	
-	n of Claims								
4) 💢 CI	laim(s) <u>1, 3-13, and 15-32</u>				is/ar	e pending	in the ap	oplication	l .
4a)	Of the above, claim(s)				is/aı	e withdra	awn from	consider	ration.
5)□ CI	laim(s)			_		is/are all	owed.		
6) 💢 CI	laim(s) <u>1, 3-13, and 15-32</u>					is/are re	ected.		
7)□ CI	laim(s)			-		is/are ob	jected to		
8)□ CI	laims		are	subjec	t to restri	ction and	or election	on require	ement.
Applicatio	n Papers								
9)□ TI	he specification is objected to by the Examiner.								
10)□ TI	he drawing(s) filed on is/are	e objecte	d to by	the Ex	aminer.				
11) 🗆 TI	he proposed drawing correction filed on		is:	a) 🗌 :	approved	b)□ disa	approved		
12) 🗆 Ti	he oath or declaration is objected to by the Exami	iner.						•	
Priority un	nder 35 U.S.C. § 119								
13)□ A	cknowledgement is made of a claim for foreign p	riority u	nder 35	y.s.c	. § 119(a)	-(d).			
a) 🗌	All b) ☐ Some* c) ☐ None of:								
1.1	 Certified copies of the priority documents hav 	ve been i	receive	d.					
2. l									
3. l	Copies of the certified copies of the priority diapplication from the International Bure the attached detailed Office action for a list of the	eau (PCT	Rule 1	7.2(a)).		this Nat	ional Sta	ge	
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Attachment		_							
	e of References Cited (PTO-892)			•	FO-413) Pape				
	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	19) No		ormal Pate	ent Application	(PTO-152)			
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Application/Control Number: 09/090,867 Page 2

Art Unit: 1646

DETAILED ACTION

1. The amendment filed August 06, 2001, has been entered.

Claims 1, 3-13, and 15-32 are under consideration.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

3. Claims 1, 3-13, and 15-32 remain rejected under 35 U.S.C. 102(e) for the reasons of record as being anticipated by Collins et al., US Patent 5,710,023, January 20, 1998 or Collins et al., US Patent 6,214,559 B1, April 10, 2001, claiming priority to March 01, 1996.

Claims 1, 3-13, and 15-32 are directed to an isolated polynucleotide of SEQ ID No:1 encoding a ligand-binding receptor polypeptide of SEQ ID No:2, expression vectors, cultured eukaryotic cells transformed with the expression vector, and a chimeric polypeptide consisting of the polypeptide of SEQ ID No:2 and a second moiety.

Collins, US Patent 5,710,023, teaches an IL-13bc protein of SEQ ID No:4, which is a receptor that binds the ligand IL13 (col.4, lines 53-63). The IL-13bc protein of SEQ ID No:4 comprises a putative signal sequence, an extracellular domain, a transmembrane domain, and an

Application/Control Number: 09/090,867

Art Unit: 1646

intracellular domain (col.4, lines 12-22). The amino acid sequence of the instant SEQ ID No:2 is

100% identical over its entire length to SEQ ID No:4 of the Collins patents (see sequence

comparison, attached). The polynucleotide of SEQ ID No:3 in Collins is identical to the instant

polynucleotide of SEQ ID No:1 at position 11-1289. He teaches that the isolated polynucleotides of

the invention may be operably linked to an expression control sequence in an expression vector

(col.5, lines 32+), and that a number of types of mammalian cells act as suitable host cells for

expression of the IL-13bc protein (col.5, lines 47-57). Collins teaches that IL-13bc or active

feragments thereof may be fused to carrier molecules such as the Fc portion of an immunoglobulin

or to other proteins, like glutathione S transferase (col.4, line 66 through col.5, line 4).

The limitations of the claims are met.

Applicants' amendment, declaration under 35 USC 1.131 and Exhibits have been carefully

considered.

However, a declaration under 35 USC 1.131 does not constitute the proper format for a

response in the present situation of potential interference. Instead, Applicants should present their

argument according to 37CFR 1.608 (see MPEP 2308, 2308.01).

4. No claim is allowed.

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy

as set forth in 37 CFR 1.136(a).

Page 3

Application/Control Number: 09/090,867

Art Unit: 1646

A shortened statutory period for reply to this final action is set to expire THREE MONTHS

from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the

mailing date of this final action and the advisory action is not mailed until after the end of the

THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the

date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be

calculated from the mailing date of the advisory action. In no event, however, will the statutory

period for reply expire later than SIX MONTHS from the mailing date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Eliane Lazar-Wesley, PhD, whose telephone number is (703) 305 4059. The

examiner can normally be reached on Monday-Friday from 9:30am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Yvonne Eyler, can be reached on (703) 308-6564.

Official papers filed by fax should be directed to (703) 308 4242. Faxed draft or informal

communications with the examiner should be directed to (703) 308-0294.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Group receptionist whose telephone number is (703) 308-0196.

ELW

October 18, 2001

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YVONNE EYLER, PH.D

UPERVISORY PATENT EXAMINER

Page 4

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